1	PAUL J. ANDERSON, ESQ., NSB #709		
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3	Reno, Nevada 89519		
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1	(775) 827-2185 (Facsimile)		
5	Attorneys for Casha Kaufer, Individually,		
	and as Representative of the Estate of		
6	Catherine G. Neighbors; Michael Robert Douglas,		
7	Individually and as Representative of the		
	Estate of Catherine G. Neighbors		
8			
9	UNITED STATES DISTRICT COURT		
9			
10	DISTRICT OF NEVADA		
11	Ctata Forma I :fa Inguina a Common an		
12	State Farm Life Insurance Company, an Illinois Corporation,	CASE NO. 3:19-cv-00658-LRH-WGC	
	minois Corporation,		
13	Plaintiff,	STIPULATION AND ORDER FOR	
14	,	EXTENSION OF TIME TO FILE RESPONSIVE PLEADING TO	
	V.	COMPLAINT	
15		COMI LAINI	
16	The Estate of Catherine G. Neighbors; Casha	[FIRST REQUEST]	
10	Kaufer, Individually, and as Representative of		
17	the Estate of Catherine G. Neighbors; Michael		
	Robert Douglas, Individually and as Representative of the Estate of Catherine G.		
18	Neighbors; Laura Drucker; Susan Cossette;		
19	DOES I through X, inclusive; and ROE		
	Corporation XI through XX, Inclusive,		
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21	Defendants.		
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22			
_	Plaintiff, State Farm Insurance Comp	pany, an Illinois Corporation ("Plaintiff") and	
23			
24	Defendants, Casna Kaufer, individually and	Michael Robert Douglas, individually, by and	
	through their respective undersigned counsel of record, hereby stipulate as follows:		
25	anough their respective undersigned counser of	record, nereoy supulate as follows.	
26	///		
1	I .		

- 1. No prior extensions have been granted in the above-referenced matter.
- 2. Plaintiff filed its Complaint on October 30, 2019.
- 3. Defendant, Michael Robert Douglas, ("Douglas") was served in his individual capacity only on or about November 15, 2019.
- 4. An answer or responsive pleading to the Complaint is currently due for Douglas, individually, on or before December 6, 2019.
- 5. Defendant, Casha Kaufer, ("Kaufer") was served in her individual capacity only on or about November 21, 2019.
- 6. An answer or responsive pleading to the Complaint is currently due for Kaufer, individually, on or before December 12, 2019.
- 7. The requested extension allows counsel for Defendants, Douglas and Kaufer, additional time to meet and confer with Defendants to formulate a responsive pleading.
- 8. At this time the Estate of Catherine G. Neighbors has not been served and neither Defendants Douglas nor Kaufer are authorized to accept service on behalf of the Estate.
- 9. Defendants, Douglas and Kaufer, shall have up to and including January 6, 2019 within which to file their responsive pleadings to the Complaint in the above-referenced matter.

1	Dated this 26 th day of November, 2019.	Dated this 26 th day of November, 2019.
2	MAUPIN, COX & LEGOY	MCCORMICK BARSTOW, LLP
3		
4	By: <u>/s/ Paul J. Anderson</u> PAUL J. ANDERSON, ESQ.	By: <u>/s/ Michael A. Pintar</u> MICHAEL A. PINTAR, ESQ.
5	Nevada State Bar #709	Nevada State Bar #3789 241 Ridge Street, Suite 300
6	MICHELLE RAFFERTY, ESQ. Nevada State Bar #5097	Reno, Nevada 89501
7	KRISTEN D. MATTEONI, ESQ. Nevada State Bar #14581	Michael.pintar@mccormickbarstow.com Tel: (775) 333-0400
8	4785 Caughlin Parkway Reno, NV 89519	Fax: (775) 333-0412 Attorneys for Plaintiff
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10	mrafferty@mcllawfirm.com kmatteoni@mcllawfirm.com	
11	Tel.: (775) 827-2000 Fax: (775) 827-2185	
12	Attorneys for Defendants	
13		
14	IT IS SO ORDERED.	
15	Dated: November 27, 2019.	
16		Willen G. Cobb
17		UNITED STATES MAGISTRATE JUDGE
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